Applicant: John Rozen Attorney's Docket No.: 11125-017001

Serial No.: 09/757,745 Filed: January 10, 2001

Page : 6 of 8

REMARKS

Applicant amends independent claims 1, 6, and 10 to recite the limitation of an origin server. In view of this amendment, the claims are considered to be patentable over *Hasebe*.¹ Applicant cancels claims 4, 9, and 13.

As best understood, and with reference to Hasebe's FIG. 8:

• the *Hasebe* information distribution devices 60^2 are considered to correspond to Applicant's content servers;

- the *Hasebe* communication network exchange devices **40** are considered to correspond to Applicant's routers; and
- the Hasebe user terminal devices 10 are considered to correspond to Applicant's clients.

In discussing claim 9, the office action suggests that the *Hasebe* local unit 200 is considered to correspond to Applicant's origin server. *Hasebe* describes there local units 200 as being composed of a network exchange device 40 and an information distribution device 60.³ Applicant draws attention to *Hasebe*'s FIG. 10, which shows three local units 200, each of which includes a network exchange device and an information distribution device 60.

The office action's proposed association of elements from *Hasebe* with corresponding elements in the claims means that the "content server" 60 is somehow "inside," or a constituent part of, the "origin server" 200. This would mean that the purported "origin server" 200 would be busy whenever the content server 60 is serving content. This defeats the purpose of having an origin server be separate from the content server.

³ Hasebe, col. 11, lines 16-23.

¹ Hasebe, et al., U.S. Patent No. 6,215,570.

² In referring to the reference numerals in *Hasebe*, the letters "A-C" are omitted throughout this discussion.

Applicant: John Rozen Attorney's Docket No.: 11125-017001

Serial No.: 09/757,745

Filed : January 10, 2001

Page : 7 of 8

As discussed on page 1 of the specification, the purpose of having separate content servers and origin servers is to relieve congestion. In a content delivery system, there are many content servers and a limited number of origin servers. The idea is that the origin server fields requests for content and delegates delivery of that content to the content servers. Applicant's invention is directed to how an origin server ensures selection of a content server that is appropriate to the client.

It is clear that the local unit 200 does not carry out the function of an origin server as recited in the claim. In fact, it would make no sense for a local unit 200 to give the client 10 an address of an autonomous system 30. After all, if the client 10 has already been able to reach the local unit 200, it must already have the address of the autonomous system 30. Otherwise the client 10 would not have been able to reach the local unit 200 in the first place.

In *Hasebe's* FIG. 8, a communication network exchange device **20** (with which the user terminal device **10** is in communication) is shown as already having the address to an autonomous system **30**. However, no mention is made of where this address comes from. Applicant's invention is directed to providing such an address.

As amended, claim 1 recites the step of identifying an autonomous system having content servers that have the desired content, and doing so in response to a request received at the origin server. *Hasebe* neither teaches nor suggests this step.

In *Hasebe*, the autonomous system is not identified in response to a request for content. In *Hasebe*, by the time a local unit **200** receives a request for content, the communication network exchange device **20** already knows the address to the autonomous system **30**.

Claim 10 recites a computer readable medium having software for carrying out the method of claim 1. Hence, claim 10 is allowable for reasons discussed in connection with claim 1.

Applicant: John Rozen Attorney's Docket No.: 11125-017001

Serial No.: 09/757,745

Filed: January 10, 2001

Page : 8 of 8

Claim 6, as amended, recites an origin server that provides an address identifying an autonomous system, and does so in response to a request for content. This is neither disclosed nor suggested by *Hasebe*.

In *Hasebe*, the local unit 200 responds to requests for content by retrieving desired content from the information distribution device 60 and serving that content. The local unit 200 does not respond to a request for content by providing an address of any sort. This is because the address to the autonomous system 30 is already known. If it were not already known, the local unit 200 could never have received a request for content to begin with.

The remaining claims are dependent on either claims 1, 6, or 10. Accordingly, these claims are allowable for at least the reasons set forth above in connection with claims 1, 6, and 10.

Now pending in this application are claims 1-3, 5, 6-8, and 10-14. Of these, claims 1, 6, and 10 are independent.

Applicant encloses a petition for a three-month extension of time, and the required fee. No additional fees are believed to be due in connection with the filing of this response. However, to the extent fees are due, or if a refund is forthcoming, please adjust our deposit account 06-1050, referencing attorney docket "11125-017001."

Respectfully submitted,

Date: Aug 26, 2004

Faustino A. Lichauco Reg. No. 41,942

Fish & Richardson P.C. 225 Franklin Street Boston, MA 02110-2804

Telephone: (617) 542-5070 Facsimile: (617) 542-8906

20928275.doc